

1-3-2021

Honorable Judge Phil Gilbert,

This letter is sent with respect to address my constitutional rights that are being violated. Document 120-1 which is a letter to defense counsel is addressed to defense counsel about discovery obligations from a court's order for pretrial discovery and inspection. The letter explains an agreement between prosecutor and defense attorney. As it states in the letter, I was pro se at the time, and I never agreed to any limited dissemination of materials, especially those pursuant to the Jencks Act, 18 U.S.C. § 3500 and Fed. R. Crim. P. 16.

The letter was in response to my Doc 107 motion. As in the due process clause, it states information favorable that is material to either guilt or punishment (U.S. v. Padilla) No. cr 09-3598 2011 WL 1103876. This information becomes part of Brady materials if its exculpatory, and anytime a witness for the government testifies or is cross-examined I'm entitled to under my due process rights 5th Amend. of U.S. constitution. My attorney is being ineffective for letting this misconduct occur.

I have numerous prosecutorial misconduct infractions and I'm ready for trial now. I no longer want to do any negotiating. Paul isn't being effective. He lied about coming to see me on record stating his phone doesn't work or isn't compatible with the equipment to set up visits or even a phone call. Also, this case was a state joint investigation with DEA making the Illinois eavesdropping laws come into play so I want my facial challenge renewed before trial and all my motions or I no longer want

Representation of counsel. The Prosecution is still asking people about me so they have no interest in negotiating. You denied my civil case to renew and I can't do it right without attorney, but this case is not right. You personally dismissed cases due to enhancements without prior filing of information 851 like what happened to my First Superseding indictment. Then the wrongful arrest without probable cause on 9-12-2019 when Henning beat me up. Selective prosecution, ~~not~~ the prosecutor not fulfilling pretrial discovery obligations that are material which would be to compel discovery of any witness that testifies or is cross-examined in a jury which a grand jury is also one. Denied bail when I know I'm entitled, I have strong family ties, no passport, and evidence isn't strong. Don't you think I been through enough? Ineffective counsel and more rights being violated. There's more, but I'll leave it up to a jury to convict, and appeals court to see all the misconduct. We are already looking into Appellee attorneys cause this court isn't fair. I'm being violated too much. Your honor, I respect you and this court, but why is no one helping and knowing its a lot of misconduct? I sat almost a year and a half in a county jail with no sunlight or fresh air ever. Carbondale PD and Dea are in colusion to lie about rights violations, and Due Process. Henning admits on my lawsuit case no: 3:19-CV-01322-JPG Document 24 that my 4th amend. and 5th Amend. due process is violated. I ask this court to suppress everything according to law, or the prosecution violates my rights. See (Brady v. Maryland)

I hereby certify that I mailed
with paid postage a 2 page letter dated
1-3-2021 to Judge Phil Gilbert.

Honorable

Judge Phil Gilbert
301 W. Main St.
Benton, IL 62812

Donald
V.
Snowden

Donald V. Snowden
1001 mulberry ST
murphysboro, IL
62966

Donald Snowden

1001 Mulberry St.

Murphysboro, IL 62966

SAINT LOUIS MO 630

4 JAN 2021 PM 4 L

INMATE MAIL



Honorable Judge Phil Gilbert

United States District Court

301 W. Main St.

Benton, IL 62812

"Legal
mail"

© USPS 2019

THIS ENVELOPE IS RECYCLABLE AND MADE WITH 30% POST CONSUMER CONTENT

FSC®
MIX
Envelope
FSC® C137131

RECEIVED

JAN 06 2021

CLERK, U.S. DISTRICT COURT
SOUTHERN DISTRICT OF ILLINOIS
BENTON OFFICE

Legal Mail